

right for stockwatering purposes so long as they are holders of grazing permits on the public lands where the use is made. Except as herein provided for the protest of Lee S. and Miranda Nebeker is dismissed.

15. That the duty of water is fixed at 3 acre-feet per acre of land awarded a water right under said proposed determination and the periods of use for irrigation purposes are confirmed as set forth in the proposed determination. This is to be on an interlocutory basis and subject to any interested party petitioning the court to show why either the duty or the period of use should be modified.

16. That except as specifically modified by this order the said Proposed Determination of Water Rights as submitted herein by the State Engineer be, and the same is hereby confirmed as to all rights therein set forth.

17. That all other protests to said determination, both oral and written that are before the court on this matter, are hereby dismissed.

Dated this 25<sup>th</sup> day of September, 1964.

/s/ A. D. Elliott  
DISTRICT JUDGE